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MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

TT	13.			
	ed States District Court District			
10000000	(under which you were convicted): Docket or Case No.:			
	nanda Gunn Gicorgia, Southern 20020014-2			
	f Confinement: Prisoner No.:			
	=CI Aliceville 33621509			
UNITE	ED STATES OF AMERICA Movant (include name under which convicted)			
	v. Amanda Gunn			
	MOTION			
1.	(a) Name and location of court which entered the judgment of conviction you are challenging:			
	CV122- 151			
	AUGUSTO, GIA			
	(b) Criminal docket or case number (if you know): 20 CR 00014 - 2			
2.	(a) Date of the judgment of conviction (if you know):			
	(b) Date of sentencing: <u>05 - 24 - 7022</u>			
2				
3. Length of sentence: 235 months				
4.	Nature of crime (all counts):			
	Sex Trafficking Conspiracy			
5.	(a) What was your plea? (Check one) (1) Not guilty (2) Guilty (3) Nolo contendere (no contest)			
	(b) If you entered a guilty plea to one count or indictment, and a not guilty plea to another count or what did you plead guilty to and what did you plead not guilty to?			
6. 7.	If you went to trial, what kind of trial did you have? (Check one) Jury Judge only Did you testify at a pretrial hearing, trial, or post-trial hearing? Yes			
8.	Did you appeal from the judgment of conviction? Yes No			

 ev. 0!/15)
If you did appeal, answer the following:
(a) Name of court:
(b) Docket or case number (if you know):
(c) Result:
(d) Date of result (if you know):
(e) Citation to the case (if you know):
(f) Grounds raised:
(g) Did you file a petition for certiorari in the United States Supreme Court? Yes No
If "Yes," answer the following:
(1) Docket or case number (if you know):
(2) Result:
(3) Date of result (if you know):
(4) Citation to the case (if you know):
(5) Grounds raised:
Other than the direct appeals listed above, have you previously filed any other motions, petitions, or applicat
Yes No No
If your answer to Question 10 was "Yes," give the following information:
(a) (1) Name of court:
(2) Docket or case number (if you know):
(3) Date of filing (if you know):
(4) Nature of the proceeding:
(5) Grounds raised:

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(6)	
	Yes No No
(7)	Result:
(8)	Date of result (if you know):
b) If y	ou filed any second motion, petition, or application, give the same information:
(1)	Name of court:
(2)	Docket of case number (if you know):
(3)	
(4)	
(5)	
(6)	Did you receive a hearing where evidence was given on your motion, petition, or application?
(0)	Yes No
(7)	
` ` ′	Date of result (if you know):
	l you appeal to a federal appellate court having jurisdiction over the action taken on your motion, petition,
	i you appear to a rederar appenate court having jurisdiction over the action taken on your motion, petition, ication?
	Second petition: Yes No No
1) II y	ou did not appeal from the action on any motion, petition, or application, explain briefly why you did not
	ing the state of the state of

^{12.} For this motion, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts supporting each ground.

Page 5 AO 243 (Rev. 01/15) Not given the chance for a fair trial. GROUND ONE: (a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.): I do not believe I was given the opportunity for a fair trial. Given the fact that if I was to take it to trial, I would have to sit next to my own abuser (co-defendant). i believe the jury would not have been given a fair chance to hearmy story because the would have been blinded by the terrible things they would hear that my co-defendant did. Not to mention the anxiety of PTSD I have that would be made worse being put through that. My afterney put in a motion for a change of venue but the judge denied the request. (b) Direct Appeal of Ground One: (1) If you appealed from the judgment of conviction, did you raise this issue? Nol Yes (2) If you did not raise this issue in your direct appeal, explain why: I did not appeal. Did not know I could (c) Post-Conviction Proceedings: (1) Did you raise this issue in any post-conviction motion, petition, or application? No V (2) If you answer to Question (c)(1) is "Yes," state: Type of motion or petition: Name and location of the court where the motion or petition was filed: Docket or case number (if you know): Date of the court's decision: Result (attach a copy of the court's opinion or order, if available): (3) Did you receive a hearing on your motion, petition, or application? Yes No V (4) Did you appeal from the denial of your motion, petition, or application? No V Yes (5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?

Yes

No

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(6)	If your answer to Question (c)(4) is "Yes," state:
Na	me and location of the court where the appeal was filed:
Do	ocket or case number (if you know):
Da	ite of the court's decision:
Re	sult (attach a copy of the court's opinion or order, if available):
(7)	If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this
iss	sue:
1	was not aware that I could raise this issue.
GROUND T	wo: No time given to fully review appear plea and or process
it ord	iscuss it with my family.
(a) Su	apporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
	mber 4,2021, I went to the Federal court house to begin
pre-tria	11. After pre-trial, my attorney came to me, while I was still
of the of The plea Obstruction 5 minut the foll the cha	court house, and showed me a plea deal that was offered. deal was nothing like the plea deal mentioned before for tion. It was for sex trafficking conspiracy. I was given roughly es to sign the plea & put my plea in before the judge because owing week he would be in Savannah, GA & I would not have since to go before him again before the trial was to start.
irial wa	as to longin on November 15,2021.
	irect Appeal of Ground Two:
(1	Yes No No
(2) If you did not raise this issue in your direct appeal, explain why:
(c) P	1 Was not aware 1 could appeal ost-Conviction Proceedings:
) Did you raise this issue in any post-conviction motion, petition, or application?
	Yes No 🗸

f you answer to of motion or pe and location of t or case numb f the court's de (attach a copy lid you receive Yes lid you appeal Yes f your answer to	etition: If the court where (if you know ecision: If the court where (ow): 's opinion your mot	or order	petition v	ble):			
and location of t or case numb f the court's de (attach a copy oid you receive Yes oid you appeal Yes f your answer to	f the court where (if you know ecision: of the court's a hearing on No from the den No	ow):	or order,	, if availal	ble):			
t or case numb f the court's de (attach a copy lid you receive Yes lid you appeal Yes f your answer to	er (if you know ecision: of the court's a hearing on No Incomplete the court of the court's and the court's and the court of the court	ow):	or order,	, if availal	ble):			
of the court's de (attach a copy) Old you receive Yes Old you appeal: Yes Fyour answer to	of the court's a hearing on No from the den	's opinion	ion, peti	, if availal	ble): oplication?			
oid you receive Yes Oid you appeal Yes f your answer to	of the court's a hearing on No I	ı your mot	ion, peti	, if availal	ble): oplication?			
olid you receive Yes olid you appeal to yes f your answer to Yes	a hearing on No 2 from the den No 2	ı your mot	ion, peti	ition, or ap	oplication?			
Yes Pid you appeal to Yes f your answer to Yes	No 🗹 from the den No 🗹							
Yes Tyour answer to	No 🗹	ial of you	r motion,	petition				
Yes	o Question (•	, r,	or applicat	tion?		
	No	c)(4) is "Y	es," did	you raise	the issue in	n the appeal?	? ,	
fyour answer to	o Question (c)(4) is "Y	es," state	e:				
and location of	f the court wl	here the ap	opeal was	s filed:				
t or case numb	er (if you kn	ow):						
(attach a copy	of the court'	's opinion	or order,	, if availal	ole):			
								al or raise thi
vas not	awarc -	that I	COU	ld ra	isc th	nis issu	ie,	
EE: <u>5</u> K4	was t	oken a	MaM	at th	re 12st	minuz	· C	
֓֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜	of the court's do the	of the court's decision: (attach a copy of the court's fyour answer to Question (attach a copy of the court's fyour answer to Question (attach a copy of the court's fyour answer to Question (attach a copy of the court's	t (attach a copy of the court's opinion fyour answer to Question (c)(4) or Question (c)(4	of the court's decision: I (attach a copy of the court's opinion or order If your answer to Question (c)(4) or Question (VAS NOT AWAYE THAT I COU EE: 5K1 Was taken away	of the court's decision: I (attach a copy of the court's opinion or order, if available (attach a copy of the copy of the court's opinion or order, if available (attach a copy of the copy of t	of the court's decision: (attach a copy of the court's opinion or order, if available): f your answer to Question (c)(4) or Question (c)(5) is "No," explain Vas not aware that I could raise the EE: 5K1 was taken away at the last	of the court's decision: I (attach a copy of the court's opinion or order, if available): If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you construct that I could valse this issues. I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, if available): I (attach a copy of the court's opinion or order, i	of the court's decision: (attach a copy of the court's opinion or order, if available): f your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appear NAS NOT AWARC THAT I COULD VAISE THIS ISSUE.

(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

On November 14,2021, I testified against my co-defendant. I answered all of the questions asked of me to the best of my ability. I believe my testimony proved that my co-defendant was fully aware of the terrible things he did and showed consistancy my with what myself + the victim went through. The DA filed all the paperwork for me to receive a 5K1 for my testimony. At the very last

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	(3) Did you receive a hearing on your motion, petition, or application?	
	Yes No No	
	(4) Did you appeal from the denial of your motion, petition, or application?	
	Yes No No	
	(5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?	
	Yes No No	
	(6) If your answer to Question (c)(4) is "Yes," state:	
	Name and location of the court where the appeal was filed:	
	Docket or case number (if you know):	
	Date of the court's decision:	
	Result (attach a copy of the court's opinion or order, if available):	
	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise	this
	issue:	
•		
13.	Is there any ground in this motion that you have <u>not</u> previously presented in some federal court? If so, which ground or grounds have not been presented, and state your reasons for not presenting them:	
14.	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any court for the you are challenging? Yes No V If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised.	
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15.	Give the name and address, if known, of each attorney who represented you in the following stages of the					
	you are challenging:					
	(a) At the preliminary hearing:					
	FAdam Nelson - 631 Ronald Regan Dr., Evans, 61A 30809					
	(b) At the arraignment and plea:					
	F Adam Nelson					
	(c) At the trial:					
	(d) At sentencing:					
	F Adam Nelson					
	(e) On appeal:					
	(f) In any post-conviction proceeding:					
	(g) On appeal from any ruling against you in a post-conviction proceeding:					
	(g) On appear from any futing against you in a post-conviction proceeding.					
	•					
16.	Were you sentenced on more than one court of an indictment, or on more than one indictment, in the same court and at the same time? Yes No					
17.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are challenging? Yes No					
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:					
	(b) Give the date the other sentence was imposed:					
	(c) Give the length of the other sentence:					
	(d) Have you filed, or do you plan to file, any motion, petition, or application that challenges the judgment or sentence to be served in the future? Yes No					
	sentence to be served in the future? Yes No					
18.	TIMELINESS OF MOTION: If your judgment of conviction became final over one year ago, you must explain why the one-year statute of limitations as contained in 28 U.S.C. § 2255 does not bar your motion.*					

(Rev. 01/15) He of my sentencing she decided to not give mc credit for my 5K
He of my sentencing she decided to not give mc credit for my 5K. licus she olid not give me credit because she became upset when sed the words "I should have known what all was going on." She said as not taking responsibility which was not the case at all. That was not the case at all. That was not the she she at all. That was not the she she at all. That was not the case at all. The way not be carried to me the case at all. The case at all t
(b) Direct Appeal of Ground Three:
(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No V
(2) If you did not raise this issue in your direct appeal, explain why:
Was not aware could appeal. (c) Post-Conviction Proceedings:
(1) Did you raise this issue in any post-conviction motion, petition, or application? Yes No No
(2) If you answer to Question (c)(1) is "Yes," state:
Type of motion or petition:
Name and location of the court where the motion or petition was filed:
Docket or case number (if you know):
Date of the court's decision:
Result (attach a copy of the court's opinion or order, if available):
(3) Did you receive a hearing on your motion, petition, or application? Yes No No
(4) Did you appeal from the denial of your motion, petition, or application? Yes No No
(5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal? Yes No No
(6) If your answer to Question (c)(4) is "Yes," state:
Name and location of the court where the appeal was filed:
Docket or case number (if you know):
Date of the court's decision:

	If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or ra
issue	I was not aware I could raise this issue.
D FO	UR:
) Sup	porting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
•	
	,
b) Dir	ect Appeal of Ground Four:
•	If you appealed from the judgment of conviction, did you raise this issue?
• • •	Yes No
(2)	If you did not raise this issue in your direct appeal, explain why:
	st-Conviction Proceedings:
	Did you raise this issue in any post-conviction motion, petition, or application?
-	Yes No No
(1)	
(1)	Yes No No If you answer to Question (c)(1) is "Yes," state: pe of motion or petition:
(1) (2) Tyj	If you answer to Question (c)(1) is "Yes," state:
(2) Tyj	If you answer to Question (c)(1) is "Yes," state: pe of motion or petition:
(1) (2) Tyj Na	If you answer to Question (c)(1) is "Yes," state: pe of motion or petition: me and location of the court where the motion or petition was filed:

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A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of –

(1) the date on which the judgment of conviction became final;

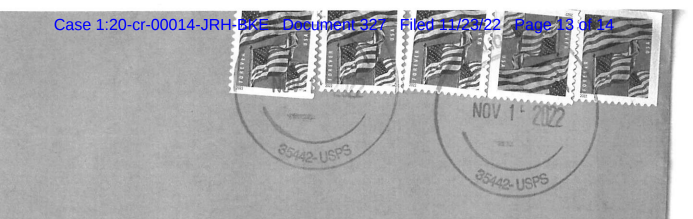
^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

⁽²⁾ the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action;

⁽³⁾ the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review, or

⁽⁴⁾ the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

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Therefore, movant asks that the Court grant the following relief:	
reduction in sentencing and probotor any other relief to which movant may be entitled.	tion.
	Signature of Attorney (if any)
I declare (or certify, verify, or state) under penalty of perjury that under 28 U.S.C. § 2255 was placed in the prison mailing system of	
Executed (signed) on November 5, 2022	_(date)
	Signature of Movant
If the person signing is not movant, state relationship to movant ar	nd explain why movant is not signing this motion.



US District Court
John E. Triplett
Cterk of Court
600 James Brown Blvd.
Augusta, GA 30901